

1 Y. Bejasa-Omega

2 Q. Did he tell you that you had blood
3 clots?

4 A. No.

5 Q. Did he tell you that you had some kind
6 of propensity for blood clots?

7 A. No. All the tests were good.

8 Q. Let's talk about some of the tests.
9 Before he prescribed the Coumadin, did he do
10 blood work?

11 A. Blood work?

12 Q. Yes, test your cholesterol and
13 triglycerides and lipids and stuff?

14 A. Yes.

15 Q. How did those tests come out?

16 A. High cholesterol.

17 Q. Was that one of the reasons -- tell
18 me, I don't know, did Dr. Warschauer
19 prescribe the Coumadin because you had high
20 cholesterol?

21 A. No.

22 Q. Did he tell you that there was any
23 reason other than just preventive for you to
24 get Coumadin?

25 A. What is it again?

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2 Q. Let me ask you a better question.

3 That was bad. I didn't like that either.

4 Dr. Warschauer, after performing the
5 tests, did he ever tell you that there was
6 something in the tests or perhaps something
7 in your family history which caused him to
8 prescribe Coumadin for you or was Coumadin
9 just a natural thing that he would prescribe
10 to anyone without any problems? That's
11 basically my question.

12 MR. SAKKAS: I object to the
13 form of the question. I don't
14 understand it myself. Why don't you
15 ask why did he prescribe the Coumadin?

16 Q. Why did he prescribe the Coumadin?

17 A. The doctor tells you that. Sometimes
18 I don't ask the doctor why he prescribes it.

19 Q. Is this one of those cases you didn't
20 ask why?

21 A. Yes.

22 Q. He didn't offer any explanation why
23 when he prescribed it for you?

24 A. I can't remember.

25 Q. What was the dose of the Coumadin that

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2 the doctor prescribed?

3 A. Four.

4 Q. Four?

5 A. Milligrams.

6 Q. That was a day?

7 A. A day, bedtime.

8 Q. You take it at bedtime?

9 A. Yes.

10 Q. Again, were you taking that at the end
11 of the day for about six months before the
12 accident?

13 A. I can't remember.

14 Q. Do you know if you were taking it at
15 least a month before the accident?

16 A. Yes.

17 Q. Do you have any family history of
18 blood clots or things of that nature?

19 A. Blood clots?

20 Q. Blood clots.

21 A. You know from my upbringing we don't
22 question our parents if they have anything.
23 So I don't know if they have a blood clot or
24 something.

25 Q. Fair enough. The night before the

1 Y. Bejasa-Omega

2 accident occurred, did you take the Coumadin?

3 A. Yes.

4 Q. When you were taking this Coumadin,
5 for however long you were taking it before
6 the accident, did you notice any side effects
7 from taking the Coumadin?

8 A. No.

9 Q. When the doctor prescribed the
10 Coumadin to you, did he tell you about any of
11 the side effects of Coumadin if there are
12 any?

13 A. No.

14 Q. Besides Coumadin, I think you may have
15 answered this, were you taking any medication
16 on the night before the accident?

17 A. Vytorin, that's for cholesterol.

18 Q. Is that the only medication you took
19 the day before the accident?

20 A. Yes.

21 Q. Coumadin and Vytorin, that's it,
22 right?

23 A. Yes.

24 Q. Who prescribed the Vytorin to you?

25 A. Dr. Warschauer.

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2 Q. Did he prescribe the Vytorin and the
3 Coumadin at the same time?

4 A. At the same time? I can't remember.

5 Q. Do you know when he prescribed
6 Coumadin and Vytorin, which one came first?

7 A. I can't remember.

8 Q. Did the Vytorin ever have any side
9 effects?

10 A. No.

11 Q. The stroke that you had, can you just
12 refresh my recollection, what was the date
13 that you had the stroke?

14 A. November 13th.

15 Q. On November 13th of 2006 and the
16 24-hour period before that, November 12th to
17 the time you had your stroke, what
18 medications were you taking?

19 A. The same thing; the Vytorin, the
20 Toprol, the Coumadin. That's really it.

21 Q. Toprol, what type of medication is
22 that for? Is that the same as Vytorin?

23 A. No, Toprol -- I can't remember.

24 Q. Ma'am, if you don't know, just tell us
25 that.

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2 A. No, I can't remember.

3 Q. Did Dr. Warschauer, did he also
4 prescribe the Toprol to you?

5 A. Yes.

6 Q. Do you know what came first, the
7 Toprol or the Coumadin?

8 A. Pardon?

9 Q. Do you know what he prescribed first,
10 the Toprol or the Coumadin?

11 A. I can't remember.

12 Q. Did you have any side effects from
13 taking the Toprol?

14 A. No.

15 Q. There came a time when you had to stop
16 taking the Coumadin, correct, after the
17 automobile accident?

18 A. No. After the operation. I mean
19 before the operation.

20 Q. After the accident and before the
21 operation, right?

22 A. Yes.

23 Q. The operation was on November 6th?

24 A. 7th, I think.

25 Q. I need to get a time line. When did

1 Y. Bejasa-Omega

2 you stop taking the Coumadin?

3 A. I think three days before the
4 operation.

5 Q. That was Dr. Warschauer who told you
6 to do that?

7 A. Yes.

8 Q. Before he told you to do that, did he
9 take blood from you, did he do a blood test?

10 A. Yes.

11 Q. Did you have a conversation with Dr.
12 Warschauer in his office about you not taking
13 this Coumadin for three days before the
14 operation?

15 A. Because that's for blood thinners. So
16 if I am going -- I think that if I am going
17 to have an operation, there would be less
18 blood. If you are taking Coumadin, you get
19 hurt, you bleed, you bleed a lot if you are
20 taking Coumadin.

21 Q. Is this what Dr. Warschauer explained
22 to you?

23 A. He did not explain it to me, but I
24 knew because my husband is taking Coumadin
25 and he has -- he was eating a bagel and he

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2 bit his tongue and bled a lot because he is
3 taking Coumadin and he went to the emergency
4 room. That's how I knew that Coumadin will
5 make you bleed.

6 Q. You stopped taking Coumadin around
7 November 4, 2006?

8 A. What is that?

9 Q. You stopped taking your Coumadin
10 around November 6, 2006?

11 A. Yes, it could be.

12 Q. Did Dr. Warschauer tell you when you
13 could start retaking the Coumadin after your
14 surgery?

15 A. I think so, yes.

16 Q. What did he say to you?

17 A. No, I can't remember that.

18 Q. Do you recall when you started taking
19 Coumadin after the surgery?

20 A. Could be the 9th, on the 9th.

21 Q. About two days more or less after?

22 A. Yes.

23 Q. Were you still taking the four
24 milligrams?

25 A. Yes.

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2 Q. When you were in the hospital, did you
3 make the hospital people aware of the fact
4 that you had been taking Coumadin before the
5 surgery?

6 A. Yes.

7 Q. Besides getting clearance from Dr.
8 Warschauer to have the surgery, did you have
9 to go to any other doctor to get clearance?

10 A. Yes, Dr. Weg.

11 Q. What kind of doctor is Dr. Weg?

12 A. He is an internist.

13 MR. ACCURSO: Let the record
14 reflect that Mrs. Omega was kind
15 enough to hand me a business card of
16 Dr. Arnold L. Weg, W-E-G, with offices
17 at 71-36 110th Street in Forest Hills.
18 Thank you.

19 A. He is another expert internist. He
20 also does the colonoscopy. I don't remember.

21 Q. Did the hospital tell you to go to Dr.
22 Weg, the hospital that was going to do the
23 surgery?

24 A. Yes, to go to my physician for
25 clearance before the surgery.

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2 Q. Did they specifically say Dr. Weg or
3 did they allow you to choose?

4 A. No, they asked me who my doctor was
5 and to see this doctor to have clearance for
6 my surgery.

7 Q. Dr. Weg is your physician, your family
8 physician?

9 A. Family physician.

10 Q. What did he do in order to give you
11 clearance for the surgery?

12 A. I have blood test and I have also EKG.
13 What else? I think that's it.

14 Q. Dr. Weg cleared you?

15 A. Yes.

16 Q. Did you tell Dr. Weg that Dr.
17 Warschauer told you to stop taking the
18 Coumadin?

19 A. Yes, he reminded me also about it.

20 Q. He told you as well?

21 A. Yes.

22 Q. Ma'am, on the day of the accident,
23 what was your height and weight?

24 A. The same; 4'11" and 135.

25 Q. The same as today?

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2 A. Yes.

3 Q. Where were you when you had your
4 stroke?

5 A. At home, in bed.

6 Q. Can you tell us how you knew something
7 untoward was happening to you?

8 A. For the first time I had this
9 dizziness. It's the first time I experienced
10 it. I had been very dizzy, I am imagining --
11 I can see that I am spinning around for the
12 first time.

13 Q. That is what led you to note something
14 was wrong, right?

15 A. Yes.

16 Q. Was anyone with you when you noticed
17 this spinning?

18 A. My husband.

19 Q. Did you tell him about this dizziness?

20 A. Yes, I told him to hold me because I
21 am spinning around and he was holding me.

22 And I said, "Do not leave me" or something.

23 I said, "Call 911 because I am so dizzy."

24 This the first time I had experienced the
25 dizziness.

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2 Q. Your husband called 911, right?

3 A. Yes.

4 Q. You went to North Shore Hospital?

5 A. Yes.

6 Q. When you got to North Shore Hospital,
7 what did they do when you first got there,
8 what did they do for you?

9 A. I can't remember, because I am feeling
10 bad. I do not know what they were doing to
11 me.

12 Q. Let me ask you this. Do you have any
13 recollection of them performing any tests on
14 you at all at North Shore Hospital?

15 A. I think they took some blood test and
16 then a series of MRIs.

17 Q. That's MRI of the brain I am assuming,
18 correct?

19 A. I cannot -- I don't know the medical
20 term.

21 Q. I know you testified that you never
22 had a stroke before. But did you ever have
23 what's called a TIA? Did anyone ever tell
24 you you had a TIA before?

25 A. What is a TIA?

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2 Q. It's a Transient Ischemic Attack. I'm
3 just wondering if any doctor ever told you
4 that you had a TIA before?

5 A. No, the first time I heard.

6 Q. Before this you never had any problems
7 with the brain before?

8 A. With the brain? I just have
9 headaches. That's it.

10 Q. Before the test that you had at North
11 Shore Hospital for whatever reason, did you
12 ever have an MRI of the brain or a CAT scan
13 of the brain?

14 A. Of the brain, I have a MRI because I
15 complained of headaches. I have a migraine.

16 Q. You have migraines?

17 A. Yes.

18 Q. When for the first time did you ever
19 have an MRI of the brain?

20 A. That was probably twenty years ago.

21 Q. Do you remember where you had the MRI
22 of the brain twenty years ago?

23 A. No, I can't remember.

24 Q. Do you remember the doctor that
25 prescribed the MRI for you?

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2 A. Dr. Weg.

3 Q. Your family physician?

4 A. Yes.

5 Q. Did you speak to Dr. Weg about the
6 results of that MRI you had twenty years ago?

7 A. Yes.

8 Q. When you spoke to him about the MRI
9 that you had, did he actually have that MRI
10 with him?

11 A. I can't remember.

12 Q. Do you know where that MRI is today?

13 A. I don't know.

14 Q. Did you ever get a copy of it?

15 A. I don't know if it still exists.

16 Q. How about a report; did you ever get a
17 report of the MRI?

18 A. I don't have a report.

19 Q. Did you ever see the report of the
20 MRI?

21 A. I can't remember.

22 Q. When you had the conversation with Dr.
23 Weg about what the MRI showed, the twenty
24 year old MRI, what did he tell you?

25 A. What he told me? They didn't find

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2 anything.

3 Q. It was a normal MRI of the brain?

4 A. Yes.

5 Q. Is that the only MRI, CT scan, or any
6 other diagnostic test that you had of the
7 brain from that time up until the time when
8 you had the stroke?

9 A. Yes, that's the only one.

10 Q. When you were in North Shore Hospital,
11 did Dr. Warschauer come to see you?

12 A. No.

13 Q. Did Dr. Weg come to see you?

14 A. No.

15 Q. Did you have a neurologist that came
16 to see you at North Shore Hospital?

17 A. Yes.

18 Q. What was that neurologist's name?

19 A. I don't know his name.

20 Q. But he was a doctor that you knew was
21 a neurologist?

22 A. Yes.

23 Q. Did he tell you what had happened to
24 you?

25 A. No.

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2 Q. Did someone in the hospital explain to
3 you what had happened to you?

4 A. They just said I have a stroke.

5 Q. Did they tell you what they meant when
6 they said you had a stroke?

7 A. I can't remember.

8 Q. Did you have an understanding of what
9 it meant when they said you had a stroke?

10 A. What is it again?

11 Q. Did you know what a stroke was when
12 they told you that you had a stroke?

13 A. I don't know. They said I have a
14 stroke. I don't know what a stroke is.

15 Q. Did you ever come to learn --

16 A. But I know that I have a very bad
17 dizzy spell on that day. That's why I went
18 to the hospital and they said I had a stroke.
19 I have never experienced a stroke, so I don't
20 know.

21 Q. Did they ever tell you what caused the
22 stroke?

23 A. I can't remember.

24 Q. When you were in that hospital, did
25 you tell them you were taking Coumadin?

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2 A. Yes.

3 Q. Did they tell you to stop taking the
4 Coumadin after you had the stroke or did they
5 tell you to continue with the Coumadin?

6 A. I think I continued my medicine.

7 Q. Did you continue the Coumadin at the
8 same rate, four milligrams a day?

9 A. Yes.

10 Q. Or did it change?

11 A. No.

12 Q. While you were in the hospital, you
13 said you were in the hospital for a week?

14 A. A week.

15 Q. Did they treat you in any way for
16 either the stroke or the symptoms of the
17 stroke?

18 A. I don't know.

19 Q. Did they ever tell you in what portion
20 of the brain you had your stroke?

21 A. No.

22 Q. Do you know if they gave you any
23 medication while you were in the hospital?

24 A. I can't remember.

25 Q. The medications that you are on today,

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2 this Imitrex, is that for migraine headaches?

3 A. Yes.

4 Q. How long have you been experiencing
5 migraine headaches?

6 A. Long time ago.

7 Q. Before the accident?

8 A. Before the accident.

9 Q. After you got out of the hospital, you
10 saw Dr. Alan Segal?

11 A. Yes.

12 Q. The North Shore Hospital recommend Dr.
13 Segal to you?

14 A. No.

15 Q. How did you come to see Dr. Segal?

16 A. Dr. Warschauer.

17 Q. How many times did you see Dr. Segal?

18 A. One.

19 Q. When you saw Dr. Segal, did he talk to
20 you about your condition?

21 A. Yes.

22 Q. What did he say to you?

23 A. He just checked and then he said that
24 I will have something like an MRI. After
25 that he scheduled me for an MRI.

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2 Q. Did you have the MRI?

3 A. Yes.

4 Q. Did you come back to see Dr. Segal?

5 A. No.

6 Q. Did Dr. Segal call you after the MRI
7 was taken?

8 A. No.

9 Q. Did someone review that MRI?

10 A. The lady, I don't know if he is a
11 doctor or a technician, and she told me that
12 I am good, I have no damage, no brain damage
13 probably or artery damage or something.

14 Q. But you didn't go back to Dr. Segal?

15 A. No.

16 Q. Did you take the MRI to Dr. Weg?

17 A. MRI to Dr. Weg? No.

18 Q. Did you bring the MRI to Dr.
19 Warschauer?

20 A. No.

21 Q. Do you know if either of those two
22 doctors ever received an MRI?

23 A. It could be because he said that she
24 will talk to Dr. Warschauer about it.

25 Q. Did Dr. Segal ever offer an opinion as

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2 to what caused you to have the stroke?

3 A. No.

4 Q. Did any of your doctors, Dr. Weg, or
5 Dr. Warschauer, ever offer any opinion as to
6 what caused your stroke?

7 A. No.

8 Q. I see today, ma'am, that you came here
9 with a little booklet with important dates in
10 it, right?

11 A. Yes.

12 Q. Prior to your stroke, did you use the
13 same type of booklet for important dates and
14 stuff?

15 A. No.

16 Q. Tell us why you have to use it now.

17 A. For my doctors' appointments, physical
18 therapy appointments, and anything about
19 appointments, that has to do with
20 appointments.

21 Q. My question is, is there anything
22 about your ability to remember that causes
23 you now to use this book where you didn't
24 have to use it before?

25 A. I used to take down what medicine I am

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2 taking so that I will remember that I have
3 taken it already.

4 Q. You used to do that before the
5 accident and before the stroke?

6 A. No.

7 Q. Just now after the accident?

8 A. After the accident.

9 Q. And after the stroke, you take it down
10 in a book?

11 A. Yes.

12 Q. You also told us you were taking
13 Meclizine. What is Meclizine and what is it
14 for?

15 A. Let me think. Meclizine, I think it's
16 for dizziness. That if I feel dizzy, I can
17 take that medicine.

18 Q. It's not something you take everyday?

19 A. No, I haven't taken it.

20 Q. When was the last time before today
21 did you take Meclizine?

22 A. I haven't taken it.

23 Q. When was the last time before today
24 when you experienced some type of residual
25 from the stroke?

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2 A. What do you mean residual?

3 Q. I want you to tell me. Let me ask you
4 a better question.

5 After you got out of the hospital, did
6 you ever have any experiences with your
7 physical condition that at least you think
8 were related to the stroke?

9 A. Sometimes I feel dizzy, but not very
10 dizzy that I experience it. I feel like I
11 think I am getting dizzy. It doesn't mean I
12 am dizzy. That I didn't take any medicine
13 for that because -- I just feel like I am
14 having a dizziness.

15 Q. That feeling that you have, prior to
16 the stroke, did you ever have that dizzy
17 feeling?

18 A. No.

19 Q. Prior to the accident, were you
20 suffering from any dizzy spells?

21 A. I have -- is it dizziness? I have
22 dizziness before, during my menstrual period
23 because I am bleeding a lot.

24 Q. But I'm going to assume because you
25 are almost 60 years old that that hasn't

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2 happened in quite some time?

3 A. Very long time ago.

4 Q. Besides that, did you ever have any
5 problems with dizziness, or loss of balance,
6 or things like that, before the accident?

7 A. Before the accident, no.

8 Q. How many times have you experienced
9 this feeling of dizziness that may be related
10 to the stroke?

11 A. Once in a while.

12 Q. Let me ask you this. The stroke
13 happened November of 2006. That's about a
14 year ago. Would you say it's more or less
15 than five or six times?

16 A. When I was talking to Matthew Sakkas
17 this morning, I feel dizzy, but it's not that
18 I am dizzy, you know?

19 Q. You understand what I am saying,
20 ma'am? What I'm talking about is something
21 you felt was related to the stroke. Was it
22 five times, was it ten times?

23 A. After the stroke I could say it's ten
24 times, because, you know, sometimes it
25 happens, sometimes it don't. I really don't

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2 count.

3 Q. When you have had these feelings of
4 dizziness, how long do they generally last;
5 an hour, a minute?

6 A. A minute.

7 Q. These feelings that you had of
8 dizziness, did it ever cause you to lose your
9 balance or fall or reinjure yourself somehow?

10 A. I don't know if I -- I can say that I
11 appear off balance when I am climbing the
12 stairs. Sometimes I can feel that I am off
13 balance when I climb the stairs.

14 Q. My question is -- that is another
15 question. My question is, did you ever as a
16 result of feeling off balance or dizzy
17 actually fall and rehurt yourself?

18 A. I can't remember, no.

19 Q. You are also taking OSCAL. What is
20 OSCAL?

21 A. For calcium.

22 Q. Has any doctor ever diagnosed you with
23 osteopenia or osteoporosis?

24 A. Fosamax.

25 Q. Is that what are you taking, Fosamax?

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2 A. Fosamax.

3 Q. What doctor prescribed the Fosamax for
4 you?

5 A. Dr. Weg.

6 Q. Did you ever have a bone scan or a
7 bone density test?

8 A. Yes.

9 Q. When did you have that done?

10 A. Probably three years ago.

11 Q. Before the accident?

12 A. Before the accident.

13 Q. Did he tell you if you had osteopenia
14 or osteoporosis?

15 A. I have osteoporosis.

16 Q. Besides the Fosamax, do you take
17 anything else for your osteoporosis?

18 A. OSCAL.

19 Q. I'm sorry, both of those medications
20 are for osteoporosis?

21 A. Yes.

22 Q. Were you taking both OSCAL and Fosamax
23 for two years before the accident?

24 A. No, actually I am not really taking
25 them. The Fosamax I think I stopped two

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2 years ago and OSCAL I think a year ago.

3 Q. You haven't taken them?

4 A. Yes, but I started again.

5 Q. OSCAL and Fosamax, were you ever
6 taking them at the same time?

7 A. No.

8 Q. One is a substitute for the other
9 basically?

10 A. No. OSCAL you take only on Saturdays
11 or one day in a week.

12 Q. And Fosamax you take how many days?

13 A. Everyday.

14 Q. Those two drugs that were prescribed
15 for you two years ago?

16 A. Maybe more.

17 Q. You stopped taking them?

18 A. I stopped Fosamax.

19 Q. Why did you stop?

20 A. I'm just lazy to do it. The doctor
21 didn't tell me to stop. I'm just lazy to
22 take it.

23 Q. Did you stop OSCAL at the same time?

24 A. For a period I stopped, but I am
25 taking it again.

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2 Q. Before the accident, when was the last
3 time you took either OSCAL or Fosamax?

4 A. I think I am still under OSCAL before
5 and after the accident.

6 Q. You were taking OSCAL before the
7 accident?

8 A. Before and after.

9 Q. Is it fair to say that, ma'am, on the
10 day of the accident or within the 24 hours
11 before the accident you had taken Coumadin,
12 Toprol, and OSCAL?

13 A. Yes.

14 Q. Those were the only three drugs you
15 were taking within the 24-hour period before
16 the accident, correct?

17 A. What medicine did you say?

18 Q. OSCAL, Coumadin, and Toprol.

19 A. OSCAL, yes.

20 Q. Currently this Fosamax, is that one
21 pill or is it a drink? How do you get that
22 into your body?

23 A. Once a week.

24 Q. That's a tablet?

25 A. Tablet.

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2 Q. As you sit here today, besides I think
3 you said you have an appointment with Dr.
4 Weg, do you have any other appointments with
5 any other doctors as a result of the accident
6 or the stroke?

7 A. What is it again?

8 Q. As you sit here today, do you have any
9 appointments to see doctors for the injuries
10 you sustained in this accident or the
11 subsequent stroke? I think you said you see
12 Dr. Weg on the 16th, I think?

13 A. No, I saw him yesterday.

14 Q. You see Dr. Warschauer on the 16th,
15 right?

16 A. Yes, next week.

17 Q. Besides Dr. Warschauer on the 16th,
18 any other doctors?

19 A. No, that's it.

20 Q. Your job at the U.N. --

21 A. I don't drive.

22 Q. After you came back, did you have to
23 take a different job at the United Nations or
24 could you do the same type of work that you
25 did before?

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2 A. The same.

3 Q. Because you can't get on the ladders
4 anymore, do special accommodations have to be
5 made for you?

6 A. Say that again.

7 Q. Because you can't climb ladders
8 anymore, do special accommodations have to be
9 made for you?

10 A. Yes.

11 Q. Tell me what those accommodations are.

12

13 A. I ask my colleague to get me files if
14 I need a ladder, and to get boxes from the
15 top of the cabinet.

16 Q. Has that caused any undue problems
17 from the workplace?

18 A. If it caused problems?

19 Q. Yes.

20 A. No.

21 Q. Ma'am, currently do you take any
22 over-the-counter pain medication for your
23 ankle?

24 A. No.

25 Q. After you got out of the hospital, did

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2 you take any over-the-counter pain
3 medication?

4 A. No.

5 Q. You recently were examined by a Dr.
6 Goldstein, correct?

7 A. Yes.

8 Q. How did that examination come about;
9 who referred you to Dr. Goldstein?

10 A. The attorney's office.

11 Q. Dr. Goldstein, he is not your treating
12 physician or he is not a treating physician;
13 is that correct?

14 A. He is not a treating physician.

15 Q. Did you go to him for purposes of
16 treatment or did you go to him for purposes
17 of evaluation?

18 A. I think for evaluation.

19 Q. Did Dr. Goldstein ever tell you he was
20 going to treat you for your injuries?

21 A. No.

22 Q. Did Dr. Goldstein ever do anything to
23 treat you for your injuries?

24 A. No.

25 Q. Did Dr. Goldstein ever tell you to

1 Y. Bejasa-Omega

2 come back to his office?

3 A. No.

4 Q. Did Dr. Goldstein ever make any
5 recommendations for you as to how you should
6 treat your injuries?

7 A. He said I can go back to Dr. Tejwani.

8 Q. Your surgeon?

9 A. Yes.

10 Q. Did Dr. Goldstein prescribe any
11 medication for you?

12 A. No.

13 MR. ACCURSO: I don't have any
14 further questions. Thank you.

15 MR. ADAMS: I don't have
16 anything else. Thanks.

17 MR. ACCURSO: Subject to the
18 receipt of any further medicals and a
19 decision by plaintiff's counsel as
20 whether or not he is going to attempt
21 to relate the accident and stroke, the
22 deposition is concluded.

23 MR. SAKKAS: Hold on one
24 second. As we discussed outside and
25 as I said outside, the allegation of

1 Y. Bejasa-Omega
2 the stroke is out there. I have made
3 it. We discussed it with Judge
4 Stanton at the last conference, so
5 proceed accordingly, which I think you
6 have done.

7 To the extent that you have
8 questions to ask her about that issue,
9 you should do so. That's what I said.

10 MR. ACCURSO: I have done so,
11 but we don't have any medicals
12 regarding the stroke. I don't believe
13 any medicals have been served. I know
14 for a fact we don't have any medicals
15 from North Shore University nor has an
16 authorization been served for those
17 records.

18 MR. SAKKAS: Before you start
19 accusing me of not providing you with
20 authorizations, let's take a look.

21 MR. ACCURSO: I don't believe I
22 have received them.

23 MR. SAKKAS: I did do a Rule 26
24 disclosure. In there I disclosed
25 North Shore University Hospital at

1 Y. Bejasa-Omega
2 Forest Hills and Dr. Jhiansi Rao and
3 provided an authorization for that in
4 my Rule 26 disclosure dated June 6th
5 of 2007.

6 MR. ACCURSO: I have your Rule
7 26 disclosure. I have to see if an
8 authorization was provided. There may
9 be. My recollection was it wasn't
10 with the Rule 26, but I have to check.
11 Nothing was provided for Dr.
12 Warschauer. I know that.

13 In any event, we reserve our
14 rights to make whatever motion is
15 necessary to bring Mrs. Omega back, if
16 necessary.

17 (Time noted: 2:13 p.m.)
18

19 _____
20 YOLANDA BEJASA-OMEGA

21 Subscribed and sworn to before
22 me this day of , 2007.

23 _____
24 Notary Public
25

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2 C E R T I F I C A T E

3 I, MELISSA PANARELLA, hereby certify that
4 the DEPOSITION of YOLANDA BEJASA-OMEGA was held
5 before me on the 9th day of August, 2007; that
6 said witness was duly sworn before the
7 commencement of her testimony; that the testimony
8 was taken stenographically by myself and then
9 transcribed by myself; that the party was
10 represented by counsel as appears herein;

11 That the within transcript is a true
12 record of the DEPOSITION of said witness;

13 That I am not connected by blood or
14 marriage with any of the parties; that I am not
15 interested directly or indirectly in the outcome
16 of this matter; that I am not in the employ of any
17 of the counsel.

18 IN WITNESS WHEREOF, I have hereunto set my
19 hand this 21ST day of August , 2007.

20

21

Melissa Panarella

MELISSA PANARELLA

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25

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